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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION NO.	
10/787,315	02/27/2004	Jason T. Griffin	13210-18 4333	
54120 RESEARCH IN	7590 04/14/201 V MOTION	EXAMINER		
ATTN: GLEND		KEATON, SHERROD L		
BUILDING 6, BRAZOS EAST, SUITE 100 5000 RIVERSIDE DRIVE			ART UNIT	PAPER NUMBER
IRVING, TX 75	5039	2175		
			NOTIFICATION DATE	DELIVERY MODE
			04/14/2010	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

portfolioprosecution@rim.com

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/787,315	GRIFFIN, JASON T.		
Examiner	Art Unit		
SHERROD KEATON	2175		

SHE	ERROD KEATON	2175	
The MAILING DATE of this communication appears of	on the cover sheet with the	correspondence add	ress
THE REPLY FILED 26 February 2010 FAILS TO PLACE THIS APPI	LICATION IN CONDITION FO	OR ALLOWANCE.	
1. The reply was filed after a final rejection, but prior to or on the sapplication, applicant must timely file one of the following replication in condition for allowance; (2) a Notice of Appeal (was for Continued Examination (RCE) in compliance with 37 CFR 1 periods:	es: (1) an amendment, affidav vith appeal fee) in compliance	it, or other evidence, w with 37 CFR 41.31; or	hich places the (3) a Request
a) The period for reply expiresmonths from the mailing date b) The period for reply expires on: (1) the mailing date of this Advisor no event, however, will the statutory period for reply expire later the Examiner Note: If box 1 is checked, check either box (a) or (b). Of MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f).	ry Action, or (2) the date set forth an SIX MONTHS from the mailin	g date of the final rejection	n.
Extensions of time may be obtained under 37 CFR 1.136(a). The date on wh have been filed is the date for purposes of determining the period of extensio under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shorte set forth in (b) above, if checked. Any reply received by the Office later than may reduce any earned patent term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL	n and the corresponding amount ned statutory period for reply orig	of the fee. The appropria inally set in the final Office	ate extension fee e action; or (2) as
2. The Notice of Appeal was filed on A brief in compliance filing the Notice of Appeal (37 CFR 41.37(a)), or any extension Notice of Appeal has been filed, any reply must be filed within tAMENDMENTS	thereof (37 CFR 41.37(e)), to	avoid dismissal of the	
 The proposed amendment(s) filed after a final rejection, but precision (a) They raise new issues that would require further conside (b) They raise the issue of new matter (see NOTE below); (c) They are not deemed to place the application in better for appeal; and/or 	ration and/or search (see NO	TE below);	
(d) They present additional claims without canceling a corres NOTE: (See 37 CFR 1.116 and 41.33(a)).			
 4. The amendments are not in compliance with 37 CFR 1.121. Solution. 5. Applicant's reply has overcome the following rejection(s): 6. Newly proposed or amended claim(s) would be allowable. 	<u>_</u> .		
non-allowable claim(s).			
7. For purposes of appeal, the proposed amendment(s): a) whow the new or amended claims would be rejected is provided. The status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: Claim(s) withdrawn from consideration:		ll be entered and an ex	xplanation of
AFFIDAVIT OR OTHER EVIDENCE			
 The affidavit or other evidence filed after a final action, but before because applicant failed to provide a showing of good and suff was not earlier presented. See 37 CFR 1.116(e). 			
9. The affidavit or other evidence filed after the date of filing a Nor entered because the affidavit or other evidence failed to overce showing a good and sufficient reasons why it is necessary and	ome <u>all</u> rejections under appea	al and/or appellant fails	s to provide a
10. The affidavit or other evidence is entered. An explanation of the REQUEST FOR RECONSIDERATION/OTHER		•	
 11. The request for reconsideration has been considered but doe <u>See Continuation Sheet.</u> 12. Note the attached Information <i>Disclosure Statement</i>(s). (PTO) 		n condition for allowan	ce because:
13. Other:			
/William L. Bashore/ Supervisory Patent Examiner, Art Unit 2175	/Sherrod Keaton/ Examiner, Art Unit 2175		

Continuation of 11. does NOT place the application in condition for allowance because: Applicants arguments have been considered but are not found persuasive. Applicants argue that Chua does not disclose associating areas of a touch screen with a character wherein at least some of the associated areas overlap with one another to form intermediate regions that represent more than one character. Examiner disagrees. Chua has shown through his drawings and disclosure associating areas with characters that can represent more than one character (Paragraph 23). This is to allow for correction to possible inaccurate aim. Chua does not explain in detail that intermediate regions are formed but the region is understood, therefore Davidson has been provided to clearly show that the functionality of overlapping regions (Figure 9a) to form an intermediate region was know. Therefore the known functionality of an intermediate region can be incorporated with the Chua functionality. Hence the functionality is provided, how the system addresses the selection and intermediate region may differ but does not take away from the fact that the functionality exist.

Applicant also argue that Vargas does not explicitly detail the joining of centers. However, It is believed that the centers of the selection are joined in reference to the selection as illustrated within the applicants own remarks. All the characters centers are joined with the selection area. Applicants is invited to further clarify the claim (i.e. regions begin joined to make an in enclosed region, which seems to further detail how the joining is utilized.).